Exhibit C

1	SONAL N. MEHTA (SBN 222086)	QUINN EMANUEL URQUHART &
1	Sonal.Mehta@wilmerhale.com	SULLIVAN, LLP
2	WILMER CUTLER PICKERING	Stephen A. Swedlow (pro hac vice)
_	HALE AND DORR LLP	stephenswedlow@quinnemanuel.com
3	2600 El Camino Real, Suite 400	191 N. Wacker Drive, Suite 2700
1	Palo Alto, California 94306	Chicago, IL 60606
4	Telephone: (650) 858-6000	(312) 705-7400
5	Facsimile: (650) 858-6100	
	DAVID G CDDACDD (1)	HAGENS BERMAN SOBOL SHAPIRO LLP
6	DAVID Z. GRINGER (pro hac vice)	Shana E. Scarlett (Bar No. 217895)
_	David.Gringer@wilmerhale.com	shanas@hbsslaw.com
7	WILMER CUTLER PICKERING	715 Hearst Avenue, Suite 202
0	HALE AND DORR LLP	Berkeley, CA 94710
8	1875 Pennsylvania Ave NW	(510) 725-3000
9	Washington, DC 20006	
	Telephone: (202) 663-6000	Interim Co-Lead Consumer Class Counsel
10	Facsimile: (202) 663-6363	
		BATHAEE DUNNE LLP
11	Attorneys for Defendant Facebook, Inc.	Yavar Bathaee (Bar No. 282388)
		yavar@bathaeedunne.com
12		445 Park Avenue, 9th Floor
12		New York, NY 10022
13		(332) 322-8835
14		SCOTT+SCOTT ATTORNEYS AT LAW LLP
1 7		Kristen M. Anderson (Bar No. 246108)
15		kanderson@scott-scott.com
		230 Park Avenue, 17th Floor
16		New York, NY 10169
		(212) 233-6444
17		(212) 233 0111
18		Interim Co-Lead Advertiser Class Counsel
19	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
20		
21	SAN JOSE DIVISION	
22	MAXIMILIAN KLEIN, et al., on behalf of	Case No. 5:20-cv-08570-LHK
	themselves and all others similarly situated,	
23	Plaintiffs,	[PROPOSED] ORDER
٠.	,	REGARDING EXPERT
24	v.	DISCOVERY
25	FLORDON NIG. 5 1	
ر ع	FACEBOOK, INC., a Delaware Corporation	Judge: Hon. Virginia K. DeMarchi
26	headquartered in California,	
	Defendant.	
27	Determant.	
28		<u> </u>
40	1	

1. Expert Discovery. Expert reports under Fed. R. Civ. P. 26(a)(2) shall be exchanged pursuant to the schedule governing this case, except that (a) neither side must preserve or disclose to the other side, for purposes of complying with Fed. R. Civ. P. 26(a)(2), the following documents or materials: (i) any form of oral or written communications, correspondence, or work product not relied upon by the expert in forming any opinions in his or her final report shared between: (A) the expert and any persons assisting the expert; (B) any parties' counsel and their experts, or between any agent or employee of any parties' counsel and their experts; (C) testifying and non-testifying experts; (D) non-testifying experts; or (E) testifying experts; (ii) expert's notes, except for notes of interviews participated in or conducted by the expert if the expert relied upon such notes in forming any opinions in his or her final report; (iii) drafts of expert reports, draft agreements, draft expert affidavits, draft expert declarations, or work papers, and other types of preliminary work created by or for experts; and (iv) data formulations, data runs, data calculations, data analyses, or any database-related operations not relied upon by the expert in forming any opinions in his or her final report.

(b) The parties agree that the following materials will be disclosed within three days of each expert report, affidavit, or declaration (with the exception of any report, affidavit or declaration in support of, or in opposition to class certification, when such information must be disclosed at the same time as service of the submission) is served (i) a list of all documents relied upon by the expert in forming any opinions in his or her report, affidavit, or declaration including Bates numbers of documents previously produced; (ii) copies of all materials relied upon by the expert in forming any opinions in his or her report, affidavit, or declaration that were not previously produced and that are not readily available publicly; (iii) a list of all publications authored by the expert in the previous 10 years; (iv) copies of all publications authored by the expert in the previous 4 years, the witness testified as an expert at trial or by deposition, including tribunal and case number; and (vi) for all calculations appearing in the report, the data set and programs underlying the calculations that were relied upon by the expert, including all programs and codes

1 necessary to recreate the calculations from the data sets. The parties shall meet-and-confer 2 concerning any use of demonstratives prepared by an expert at any hearing or at trial. 3 2. <u>Clawback</u>. Any document cited in an expert report, declaration, or affidavit that has been 4 produced in this action that a party does not clawback within 14 business days of service of the 5 expert submission shall not be eligible for clawback under this Order. Such ineligibility for clawback of that document under this Order shall not result in a subject matter waiver in this or 6 7 any other state or federal proceeding. 8 3. Format of Expert Discovery. No subpoena for deposition or documents need be served on 9 any testifying Expert. Instead, the party who retained the Expert shall make the Expert available for a deposition at a time and place mutually agreeable to the parties. 10 11 12 13 PURSUANT TO STIPULATION, IT IS SO ORDERED. 14 DATED: Hon. Virginia K. DeMarchi 15 United States Magistrate Judge 16 17 18 19 20 21 22 23 24 25 26 27 28